for 1 minute and to revise and extend his remarks.)

Mr. McGOVERN. Mr. Speaker, as the House considers the fiscal year 2018 National Defense Authorization Act this week, I would like to draw attention to one provision that was left out of the bill: the Military Hunger Prevention Act.

It is shameful that military families like lower ranking enlisted service-members with larger households are among the 42 million Americans suffering from food insecurity.

While up to 22,000 military households rely on SNAP, many military families are unable to receive modest benefits due to an unintended provision that counts certain housing allowances as income when determining eligibility for SNAP.

To address this issue, I have joined with my friend, Representative SUSAN DAVIS, on the bipartisan Military Hunger Prevention Act. I am disappointed that this commonsense technical fix was left out of this year's NDAA, and I plan to continue working with my colleagues and our advocacy partners like MAZON: A Jewish Response to Hunger to move this legislation forward.

We owe it to the families who have sacrificed so much for our country to do all that we can to end hunger now.

PAYING TRIBUTE TO HABITAT FOR HUMANITY OF LIVINGSTON COUNTY, MICHIGAN

(Mr. BISHOP of Michigan asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BISHOP of Michigan. Mr. Speaker, I rise today to pay tribute to an inspirational organization in my district, Habitat for Humanity of Livingston County, located in the Eighth District of Michigan.

This July, Livingston County's Habitat for Humanity is celebrating its 25th year of transforming lives by building quality homes.

Habitat for Humanity was incorporated within Livingston County in 1992, and since then, the organization is dedicated to many community and international service projects.

Over the past 25 years, Habitat for Humanity has made a positive impact on Livingston County, constructing and rehabilitating 18 homes for families in need within the community.

Livingston County's Habitat for Humanity also supports the services of Habitat International in its fight against homelessness across the world, providing monetary donations which funded and constructed an additional 15 homes worldwide.

Mr. Speaker, I am honored to congratulate Livingston County's Habitat for Humanity for its 25 years of service. Thank you, Habitat for Humanity, for your commitment to the people you serve and to our entire Livingston County community.

#### REMARKS ON NORTH KOREA

(Mr. BANKS of Indiana asked and was given permission to address the House for 1 minute.)

Mr. BANKS of Indiana. Mr. Speaker, last week, as we celebrated our Nation's birthday, news broke that North Korea successfully launched its first intercontinental ballistic missile.

The missile's estimated range would put Alaska within reach. Like all Americans, I am deeply concerned by this development.

North Korea's possession of an estimated 20 nuclear warheads and chemical and biological weapons makes it an urgent and imminent threat to the United States.

While there are no easy options, our country must do more to deter the Kim regime. I strongly support building our missile defense programs, which is a priority in this year's National Defense Authorization Act, which the House is considering this week.

I also support increasing sanctions against China and Chinese companies that support the Kim regime. At this critical time, all options, including military action, must be on the table. The threat of a nuclear-armed North Korea is too serious to simply maintain the status quo.

PROVIDING FOR FURTHER CONSIDERATION OF H.R. 2810, NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2018

Mr. BYRNE. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 440 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

### H. RES. 440

Resolved, That at any time after adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for further consideration of the bill (H.R. 2810) to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for such fiscal year, and for other purposes.

SEC. 2. (a) No further amendment to the bill, as amended, shall be in order except those printed in the report of the Committee on Rules accompanying this resolution and amendments en bloc described in section 3 of this resolution.

(b) Each further amendment printed in the report of the Committee on Rules shall be considered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole.

(c) All points of order against the further amendments printed in the report of the Committee on Rules or amendments en bloc described in section 3 of this resolution are waived.

SEC. 3. It shall be in order at any time for the chair of the Committee on Armed Services or his designee to offer amendments en bloc consisting of amendments printed in the report of the Committee on Rules accompanying this resolution not earlier disposed of. Amendments en bloc offered pursuant to this section shall be considered as read, shall be debatable for 20 minutes equally divided and controlled by the chair and ranking minority member of the Committee on Armed Services or their designees, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole.

SEC. 4. At the conclusion of consideration of the bill for amendment pursuant to this resolution the Committee shall rise and report the bill to the House with such further amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

The SPEAKER pro tempore. The gentleman from Alabama is recognized for 1 hour.

Mr. BYRNE. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Massachusetts (Mr. McGovern), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

#### GENERAL LEAVE

Mr. BYRNE. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Alabama?

There was no objection.

Mr. BYRNE. Mr. Speaker, House Resolution 440 provides for a complete consideration of H.R. 2810, the National Defense Authorization Act for Fiscal Year 2018. The rule allows for consideration of 122 amendments in addition to the amendments made in order by yesterday's rule.

This brings the total number of amendments made in order for full consideration to 210. When you add in the 275 amendments offered during the Armed Services Committee markup, we will, in total, have considered 485 amendments to this year's NDAA.

Just as important, there is a clear bipartisan split between the number of majority and the number of minority amendments made in order.

Mr. Speaker, this has been an incredibly open process that allowed Members of this body from both sides to have their input on this critical national security legislation.

Like other years, the NDAA is a great example of the House working through regular order in the authorizing process and getting the job done.

Thanks to this rule and the one we passed yesterday, the House will debate a number of issues where Members of this body have diverse views. From the future of GTMO to the future of the New START, the two NDAA rules provide for a robust debate on many important topics. That is a good thing, and I look forward to the debate.

Before I continue, I want to briefly thank the staff in both the Armed Services Committee and the Rules Committee for their hard work on this rule. Dealing with this large number of amendments takes a considerable amount of time, and I know I speak for the entire body, both the majority and minority, in expressing our gratitude for their time and work in helping the members of the Rules Committee come to this product.

Yesterday, I outlined my strong support for this year's NDAA, which will help keep the American people safe and secure, so I won't rehash all those points. But I want to share some numbers that highlight the readiness crisis facing our military. This crisis has been caused by cuts to defense spending. This bill authorizes funding for the military at \$688.3 billion, which is 16.8 percent of total Federal outlays and 3.4 percent of projected gross domestic product.

As a guiding point, 30 years ago, the fiscal year 1988 NDAA represented 27.3 percent of total Federal outlays. This year, 16 percent; back then, 27 percent. And 5.2 percent of projected GDP. This year, 3.4 percent; back then, 5.2 percent.

We are spending less proportionately today on our military, despite the fact that we face a wider range of threats across the globe. That should be troubling to every American.

Let's think about the threat environment we faced 30 years ago: the Soviet Union. That was about it. There was no ISIS or al-Qaida or other radical Islamic terrorist organizations threatening the United States 30 years ago. Iran was not an existential threat to the American people 30 years ago. North Korea wasn't developing nuclear weapons and ballistic missiles 30 years ago. China was not on the radar as it relates to a military power 30 years ago. We weren't worried about cyber attacks or cyber espionage 30 years ago.

It is safe to say the world was a lot different 30 years ago, yet we were devoting a greater portion of our Federal budget to the military. We must make that same or an even greater commitment today. For too long, we, in Congress, have allowed our military to steadily atrophy, bringing us to a readiness crisis. Providing for our national defense is the most important job of this Congress, and this bill helps rebuild, repair, and reform our military.

Mr. Speaker, I urge my colleagues to support House Resolution 440 and the underlying bill, and I reserve the balance of my time.

Mr. McGOVERN. Mr. Speaker, I want to thank the gentleman from Alabama for the customary 30 minutes, and I yield myself such time as I may consume.

(Mr. McGOVERN asked and was given permission to revise and extend his remarks.)

Mr. McGOVERN. Mr. Speaker, last night, the majority on the House Rules

Committee once again decided to exclude from debate 230 amendments to H.R. 2810, the National Defense Authorization Act. That means that half of the amendments submitted were rejected.

I can never understand why these amendments are denied the chance to be debated by the full House. When I first came to Capitol Hill as an aide to our former friend and colleague, Congressman Joe Moakley, the Defense Authorization bill would often take up to a week for debate. But even back then, it was one of the largest and most complex bills debated, and certainly one of the most important from a national security point of view.

The NDAA rule was also structured back then, but more in terms of the amount of time permitted for debate. And many amendments receive 1 hour, half an hour, 20 minutes, even 2 hours of debate. Why? Because they were about the important decisions and priorities facing our national defense policy at the time.

But that is not the case today. Amendments are lucky to get 10 minutes of debate equally divided if they are lucky enough to be debated at all. And the Defense bill takes up a total of maybe 2 days' worth of debate, if that. No wonder, no wonder Members are frustrated by this process.

This year, like every year for the past several years, important issues, especially on war and peace, were left on the chopping block by the Republicans.

They decided that the House should not debate two bipartisan amendments that would make sure that nothing in the NDAA could be construed as authorization to use force against the governments of North Korea or Syria.

The Republican majority decided it is okay to debate a bigoted amendment that prohibits medical treatment for transgender servicemembers who are in transition, but they will not let the House debate an amendment that just calls for a study, Mr. Speaker, on blood donations from gay men.

### □ 1245

Mr. Speaker, did you know that there is a provision in the NDAA that sets up an entire new military service branch. the Space Corps? The Pentagon doesn't want it: the Air Force doesn't want it: they say it is premature, but an amendment by Mr. TURNER, a Republican, to require the Pentagon to report on the need to establish a Space Corps is not included in this rule. I 211ess the Republican leadership doesn't want the House to have a say and a debate on such a major change.

Mr. AMASH led a bipartisan amendment to block the sale of cluster munitions to Saudi Arabia. Last year, this amendment failed by just a handful of votes. I guess that is why the Republicans on the Rules Committee aren't about to let it come up for a debate and a vote this year.

When it comes to sending our uniformed women and men into war, into

danger, where their very lives are at risk, the Rules Committee decided that such amendments were not worth the House's time to debate.

Last night, Republicans on the Rules Committee denied the opportunity for debate on a bipartisan amendment offered by myself and Representatives WALTER JONES, BARBARA LEE, TOM MASSIE, JOHN GARAMENDI, DAN KILDEE, and PETER WELCH.

The amendment is very straightforward. If the President decides to increase the level of U.S. troops deployed in Afghanistan in fiscal year 2018, then he would report to Congress on the purpose and mission of those troops, how many were required, and how long they would be there, and then Congress would vote to approve or disapprove that escalation.

This would give the American people the voice they deserve when it comes to sending our men and women in uniform into battle.

Mr. Speaker, the President and General Mattis just decided to send an additional 4,000 troops to Afghanistan to fight the Taliban, on top of the 8,400 U.S. troops already there. That will bring the total number of American troops there to more than 12,000.

Now, if they should decide that they want even more troops in Afghanistan in fiscal year 2018, Congress should know why, and vote on it.

We can't keep giving the administration a blank check and allow America once again to go down the slippery slope of incremental escalation over the next year or two. Congress needs to step up to the plate and either approve or disapprove any renewed escalation in Afghanistan. Isn't that amendment worth debating?

We are in year 16 of the war in Afghanistan. It is the longest war in American history. Let me repeat that, Mr. Speaker. Afghanistan is the longest war in U.S. history. The costs are already in the hundreds of billions of dollars, and the human cost to our troops, our veterans, and their families have been enormous, yet Congress has not taken a single vote, has not taken a single stand on this war for 16 years. Most of the Members of this House weren't even here when that one and only vote was taken.

So in the absence of debating an updated AUMF for Afghanistan, the very least we can do is debate whether we will once again escalate our military footprint in Afghanistan, but the Republican leadership of this House doesn't agree.

Each year, the Republican leadership does everything it can to stop any debate on these wars, and this year is no different. They will allow some amendments on reports and a sense of Congress here and there, but any amendment of substance that requires Congress to act is denied.

Mr. Speaker, I want to advise my colleagues of one thing, and that is, we are not an advisory commission. We are a legislative body. We need to start doing our job.

LaHood

LaMalfa

Lamborn

Langevin

Larson (CT)

Lewis (MN)

Lance

Latta

Duncan (SC)

Mr. Speaker, I have no problem with a report, but it won't be the first time we have seen a report, whether on Afghanistan or Iraq or Syria. Even the underlying bill calls for a strategy report on Afghanistan and other conflicts, but Congress avoiding taking any responsibility for continuing to send our servicemen and -women into harm's way is absolutely shameful. Mr. Speaker, it is cowardice.

Every day, military families say good-bye to their loved ones as they go into battle, placing themselves in harm's way to keep our country safe, and Congress does nothing. All we do is kick the can down the road and call for another report and then another re-

Mr. Speaker, we don't even act when the President actually does send us an AUMF, the way President Obama did on Iraq and Syria and the war against ISIS. We did nothing. We said we didn't like it, but we did nothing. The Republican leadership complained that they didn't like it, but then they never even tried to act on it or to write their own AUMF. They would rather just stand on the sidelines, complain and criticize, but do nothing, absolutely nothing, except stop other Members from taking any action that might require the House to debate these wars. Shame on all of us for allowing this to continue over and over and over again.

Now, I am guessing that whenever the House takes up the Defense appropriations bill, the Republican leaders will find a way to make sure that the bipartisan-supported provision in that bill to sunset the 2001 AUMF on Afghanistan and vote on a new one within 8 months will somehow disappear without a single Member of the House at large having a chance to vote on it. Maybe we will get another report. And

so it goes on and on.

Mr. Speaker, there is nearly \$700 billion authorized in this bill for wars, for weapons systems, for military equipment, and for personnel, all because Congress refuses to make hard choices. We can never seem to find the money to take care of our own neighborhoods and schools. We can't find the money to provide our citizens with better, more affordable healthcare, or make sure that all our families can put food on the table. We don't invest nearly enough in our roads and our bridges, railways and transit systems. There is never enough money to invest in a 21st century manufacturing base, provide training to support the jobs of the future, or raise the Federal minimum wage to a livable wage. We are told we don't have the money to take care of our parks or to make sure that our air and water are drinkable and breathable. We can't even seem to find the money to take care of our senior citizens and our children, but when it comes to spending on war or building more nuclear weapons, then magically we find trillions of dollars to operate and spend.

We need to pay more attention, Mr. Speaker, to the choices we make each year on how much spending our Nation really requires for its national defense. I believe, at a minimum, Mr. Speaker, that Congress needs to debate and vote on whether to keep sending more and more of our military men and women to fight in endless wars.

And I have to say, Mr. Speaker, to my colleagues, what the Rules Committee did last night by shutting out debate was shameful.

### MOTION TO ADJOURN

McGOVERN. Mr. Speaker, Mr. move that the House do now adjourn.

The SPEAKER pro tempore. The question is on the motion to adjourn offered by the gentleman from Massachusetts (Mr. McGovern).

The question was taken; and the Speaker announced that the noes appeared to have it.

Mr. McGOVERN. Mr. Speaker, on that I demand the yeas and nays.

The yeas and navs were ordered.

The vote was taken by electronic device, and there were—yeas 77, nays 326, not voting 30, as follows:

## [Roll No. 353]

### YEAS-77

Moulton

Nadler

Pallone

Pascrell

Payne

Pelosi

Pocan

Raskin

Rice (NY)

Richmond

Sarbanes

Slaughter

Takano

Torres

Vargas

Walz

Velázquez

Schiff

Schakowsky

Thompson (MS)

Waters, Maxine

Wilson (FL)

Young (AK)

Donovan

Watson Coleman

Pingree

Neal

Adams Aguilar Barragán Beatty Beyer Bonamici Cárdenas Carson (IN) Castor (FL) Castro (TX) Cicilline Clark (MA) Clarke (NY) Clay Clyburn Convers Crowley Delaney DeSaulnier Doggett Ellison Engel Espaillat Evans Frankel (FL)

Abraham

Aderholt

Allen

Amash

Amodei

Babin

Bacon

Barr

Bera

Biggs

Black

Blum

Bost

F.

Brat

Barton

Bergman

Bilirakis

Bishop (GA)

Bishop (MI)

Blackburn

Blumenauer

Brady (PA)

Brady (TX)

Boyle, Brendan

Arrington

Banks (IN)

Fudge Gallego Gomez Gonzalez (TX) Gutiérrez Hanabusa Hastings Heck Jackson Lee Jayapal Johnson (GA) Johnson, E. B. Jones Kaptur Kelly (IL) Kennedy Khanna Lawrence Lawson (FL) Lee Levin Lewis (GA) Maloney, Carolyn B. McGovern Moore

# NAYS-326

Bridenstine Conaway Brooks (AL) Connolly Brooks (IN) Cook Brown (MD) Cooper Brownley (CA) Correa Costello (PA) Buchanan Buck Courtney Bucshon Cramer Budd Crawford Burgess Crist Cuellar Bustos Butterfield Culberson Curbelo (FL) Byrne Calvert Davidson Capuano Davis (CA) Carbajal Davis, Danny Carter (GA) DeGette Carter (TX) DeLauro Cartwright DelBene Chabot Demings Cheney Denham Blunt Rochester Coffman Dent Cohen DeSantis Cole DesJarlais Collins (GA) Deutch Collins (NY) Diaz-Balart Comer Dingell

Comstock

Duncan (TN) Dunn Emmer Eshoo Estes (KS) Esty (CT) Farenthold Faso Ferguson Fitzpatrick Fleischmann Fortenberry Foster Foxx Franks (AZ) Frelinghuysen Gabbard Gaetz Gallagher Garamendi Garrett Gianforte Gibbs Gohmert Goodlatte Gosar Gottheimer Gowdy Granger Graves (GA) Graves (LA) Graves (MO) Green, Al Green, Gene Griffith Grothman Guthrie Handel Harper Harris Hartzler Hensarling Herrera Beutler Hice, Jody B. Higgins (LA) Higgins (NY) Hill Himes Holding Hollingsworth Hudson Huizenga Hultgren Hunter Hurd Issa Jeffries Jenkins (KS) Jenkins (WV) Johnson (LA) Johnson (OH) Jordan Joyce (OH) Katko Keating Kelly (MS) Kelly (PA) Kihuen Kildee Kilmer Kind King (IA) King (NY) Kinzinger Knight. Krishnamoorthi Kuster (NH) Kustoff (TN)

Lipinski LoBiondo Loebsack Lofgren Long Loudermilk Love Lowenthal Lowey Lucas Luetkemeyer Lujan Grisham, M Luján, Ben Ray Lynch MacArthur Maloney, Sean Marchant Marino Marshall Massie Mast Matsui McCarthy McCaul McClintock McCollum McEachin McHenry McKinley McMorris Rodgers McNerney McSally Meadows Meeks Meng Messer Mitchell Moolenaar Mooney (WV) Mullin Murphy (FL) Newhouse Noem Nolan Norcross Norman Nunes O'Halleran O'Rourke Olson Palazzo Palmer Panetta Paulsen Pearce Perlmutter Perry Peters Peterson Pittenger Poe (TX) Poliquin Polis Posey Price (NC) Quigley Ratcliffe Reed Reichert Renacci Rice (SC) Labrador Roby

Roe (TN) Rogers (AL) Rogers (KY) Rohrabacher Rokita Rooney, Francis Ros-Lehtinen Rosen Roskam Ross Rothfus Rouzer Roybal-Allard Ruiz Ruppersberger Rutherford Ryan (OH) Sánchez Schneider Schweikert Scott (VA) Scott, Austin Scott, David Sensenbrenner Serrano Sessions Sherman Shimkus Simpson Sinema Sires Smith (MO) Smith (NE) Smith (NJ) Smith (TX) Smith (WA) Smucker Soto Speier Stefanik Stewart Stivers Suozzi Swalwell (CA) Taylor Tenney Thompson (CA) Thornberry Tiberi Tipton Tonko  $\operatorname{Trott}$ Tsongas Turner Upton Valadao Veasey Vela. Visclosky Wagner Walberg Walden Walker Walorski Walters, Mimi Wasserman Schultz Weber (TX) Webster (FL) Welch Wenstrup Westerman Williams Wilson (SC) Wittman Womack Woodall Yarmuth. Yoder

### NOT VOTING-30

Barletta Bishop (UT) Chu, Judy Cleaver Costa Cummings Davis, Rodney DeFazio Doyle, Michael Grijalva

Hoyer Huffman Johnson, Sam Larsen (WA) Lieu, Ted Meehan Murphy (PA) Napolitano Rooney, Thomas J. Royce (CA)

Rush Russell Sanford Scalise Schrader Sewell (AL) Shea-Porter Shuster Thompson (PA) Titus

Yoho

Zeldin

Young (IA)

# □ 1319

Messrs. MOONEY of West Virginia, KEATING, PANETTA, Ms. ROSEN,